

AUG 19 2005

THE PATENT OFFICE OF THE PEOPLE'S REPUBLIC OF CHINA

Applicant	卡西欧计算机株式会社	Issue Date July 1, 2005
Agent	Dragon International Patent Office	
Application No.	200310103500X	
Title of Invention	Wiring Structure on Semiconductor Substrate and Method of Fabricating the Same	

## THE NOTIFICATION OF THE FIRST OFFICE ACTION

1.  In accordance with the Request for substantive examination, the examiner has made the examination on the above patent application based on the provision in paragraph 1, Article 35 of the PRC Patent Law.

2.  The Patent Office itself has decided to make a substantive examination for the above cited patent application based on the provision in paragraph 2, Article 35 of the PRC Patent Law.

2.  The applicant requested to designate the filing date of  
November 8, 2002 in the Patent Office of JP as the priority date;  
May 26, 2003 in the Patent Office of JP as the priority date;  
September 17, 2003 in the Patent Office of JP as the priority date;  
\_\_\_\_ in the Patent Office of \_\_\_\_\_ as the priority date;  
\_\_\_\_ in the Patent Office of \_\_\_\_\_ as the priority date;

with the submission of certified copy of priority Document(s).  
 no certified copy of priority document has been received heretofore and, according to the provisions of Article 30 of the PRC Patent Law, it is deemed that no priority right has been requested.

3.  the present application is PCT application.  
3.  Amendment was filed on \_\_\_\_\_ by the applicant.  
 The applicant submitted the amended text is not in conformity with Article 33 of Chinese Patent Law and is unacceptable:  
 The amended text submitted according to Article 28 or 41 of the PCT.

4.  Examination is made based on the Chinese translation of the original filing document.  
 Examination is made based on the following documentations.  
 page(s) \_\_\_\_\_ of description based on the Chinese translation of the original filing document.  
Page(s) \_\_\_\_\_ of description based on the Chinese translation of attachment of international Preliminary Examination Report.  
Page(s) \_\_\_\_\_ of description based on the amended documents that are submitted in accordance with Article 28 or 41 of the PCT.  
Page(s) \_\_\_\_\_ of description based on the amended documents that are submitted in accordance with Article 51 of the Chinese Patent Law.  
 Item(s) \_\_\_\_\_ of claims based on the Chinese translation of the original filing

Item(s) \_\_\_\_\_ of claims based on the Chinese translation of the amended documents that are submitted in accordance with Article 19 of the PCT.

Item(s) \_\_\_\_\_ of claims based on the Chinese translation of attachment of international Preliminary Examination Report.

Item(s) \_\_\_\_\_ of claims based on the amended documents that are submitted in accordance with Article 28 or 41 of the PCT.

Page(s) \_\_\_\_\_ of claims based on the amended documents that are submitted in accordance with Article 51 of the Chinese Patent Law.

page(s) \_\_\_\_\_ of drawings based on the Chinese translation of the original filing document.

Page(s) \_\_\_\_\_ of drawings based on the Chinese translation of attachment of international Preliminary Examination Report.

Page(s) \_\_\_\_\_ of drawings based on the amended documents that are submitted in accordance with Article 28 or 41 of the PCT.

Page(s) \_\_\_\_\_ of drawings based on the amended documents that are submitted in accordance with Article 51 of the Chinese Patent Law.

5.  The notification is made without conducting the search for the patentability.

The notification is made under the search for the patentability.

The following reference materials have been cited in this notification (their serial numbers will be referred to in the following procedure);

Serial Number	Number or Title of Reference Material	Publication Date (or Filing Date of A Conflict Patent Application)
1	CN 1264178A	August 23, 2000
2		
3		
4		
5		

6. The conclusion of the examination;

In regard to the description;

The subject matter of the present application is not accepted based on the Article 5 of the PRC Patent Law.

The presentation of the description is not in conformity with the provision of Article 26, Paragraph 3 of PRC Patent Law.

The presentation of the abstract is not in conformity with the provision of Article 33 of PRC Patent Law.

The presentation of the description is not in conformity with the provision of Rule 18 of the Implementing Regulations of PRC Patent Law.

In regard to the Claims:

Claims \_\_\_\_\_ can not be allowed for being not patentable based on the Article 25 of the PRC Patent Law.

Claims \_\_\_\_\_ do not belong to the definition of invention based on the provision of paragraph 1, Rule 2 of the Implementing Regulations of the PRC Patent Law.

Claims \_\_\_\_\_ can not be allowed owing to lack of novelty based on the provision of paragraph 2, Article 22 of PRC Patent Law.

Claims 1-35 can not be allowed owing to lack of inventiveness based on the provision of paragraph 3, Article 22 of PRC Patent Law.

Claims \_\_\_\_\_ can not be allowed owing to lack of practical applicability based on the provision of paragraph 4, Article 22 of PRC Patent Law.

Claims \_\_\_\_\_ can not be allowed based on the provision of paragraph 4, Article 26 of PRC Patent Law.

Claims \_\_\_\_\_ can not be allowed based on the provision of paragraph 1, Article 31 of the PRC Patent Law.

Claims \_\_\_\_\_ can not be allowed based on the provision of paragraph 1, Rule 2 of the Implementing Regulations of the PRC Patent Law.

Claims \_\_\_\_\_ can not be allowed based on the provision of paragraph 1, Rule 13 of the Implementing Regulations of the PRC Patent Law.

Claims \_\_\_\_\_ can not be allowed based on the provision of Rules 20 to 23 of the Implementing Regulations of the PRC Patent Law.

The explanation of the conclusion is given in the attachment sheet in details

7. According to the above conclusion, it is considered that

the applicant should amend the application documents based on the request in the Attachment Sheet.

the applicant should state the season for which the application can be accepted and amend the part that is indicated not to be conformity with the requirement, otherwise the application will not be granted a patent.

No subject matter in the application is accepted, said application will be rejected if the applicant does not make a statement or fail to make a sufficient statement.

the application will be rejected if amendment of documents submitted by applicant goes beyond the scope of patent protection

8. The applicant is drawn attention to that

(1) In accordance with the provisions of Article 37 of the Chinese Patent Law, the applicant shall submit the observation within FOUR months from the date of receiving this notification. If the applicant, without any justified reason, fails to reply within the time limit, the application shall be deemed to have been withdrawn.

(2) The applicant shall make amendments to what is not in conformity with the provisions in the text of this notification. The amended text shall be furnished in duplicate. The formality of the document should be in conformity with the relative provisions of the Guidebook for Examination.

(3) The applicant and/or his attorney could not go to the PRC Patent Office to meet the examiner if no appointment is made.

(4) Any response and/or amended specification must be mailed or sent by hand to the receiving Department of the PRC Patent Office. Any documents that are not sent to the Receiving Department do not have legal force.

9. The text of notification embraces 5 page(s), along with the enclosures herein: